Box No. VIII (iv) DECLARATION: INVENTORSHIP (only for the purposes of the designation of the United States of America)

The declaration must conform to the following standardized wording provided for in Section 214; see Notes to Boxes Nos. VIII, VIII (i) to (v) (in general) and the specific Notes to Box No.VIII (iv). If this Box is not used, this sheet should not be included in the request.

Declaration of inventorship (Rules 4.17(iv) and 51bis.1(a)(iv))

	for the purposes of the designation of the United States of America:	
	I hereby declare that I believe I am the original, first and sole (if only one inventor is listed below) or joint (if more than one in is listed below) inventor of the subject matter which is claimed and for which a patent is sought. This declaration is directed to the international application of which it forms a part (if filing declaration with application).	
	This declaration is directed to international application No. PCT/ SE03/00046 (if furnishing declaration pursuant to Rule 26ter).	
	I hereby declare that my residence, mailing address, and citizenship	are as stated next to my name.
	hereby state that I have reviewed and understand the contents of the above-identified international application, including the clain feat application. I have identified in the request of said application, in compliance with PCT Rule 4.10, any claim to foreign prior and I have identified below, under the heading "Prior Applications," by application number, country or Member of the World Transparation, day, month and year of filing, any application for a patent or inventor's certificate filed in a country other than the Unitates of America, including any PCT international application designating at least one country other than the United States of America, including that of the application on which foreign priority is claimed.	
	Prior Applications: SE 0200089-1, January 15, 2002	
		• • • • • • • • • • • • • • • • • • • •
	I hereby acknowledge the duty to disclose information that is known by me to be material to patentability as defined by 37 C.F.R. § 1.56, including for continuation-in-part applications, material information which became available between the filing date of the prior application and the PCT international filing date of the continuation-in-part application.	
I hereby declare that all statements made herein of my own knowledge are true and that are believed to be true; and further that these statements were made with the knowled made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 false statements may jeopardize the validity of the application or any patent issued the		with the knowledge that willful false statements and the like so 1001 of Title 18 of the United States Code and that such willful
	Name: LIDGREN Lars	
	Residence: Sweden SEX. (city and either US state, if applicable, or country)	
	Mailing Address: Örnvägen 35	
200	SE-227 31 Lund, Sweden	
	Citizenship: Swedish	
	Inventor's Signature: (if not contained in the request, or if declaration is corrected or added under Rule 26ter after the filing of the international application. The signature must be that of the inventor, not that of the agent)	Date: 2003 - 02 - 13 (of signature which is not contained in the request, or of the declaration that is corrected or added under Rule 26ter after the filing of the international application)
	Name: LARSSON Kaj	
	(city and either US state, if applicable, or country)	
	Mailing Address: Getingevägen 46	
	SE-222 41 Lund, Sweden	
	Citizenship: Swedish	
	Inventor's Signature: (if not contained in the request, or if declaration is corrected or	Date: 200302 - /3 (of signature which is not contained in the request, or of the

This declaration is continued on the following sheet, "Continuation of Box No. VIII (iv)".

added under Rule 26ter after the filing of the international

application. The signature must be that of the inventor, not that of

the agent)

declaration that is corrected or added under Rule 26ter after the

filing of the international application)

Box No. VIII (ii) DECLARATION: ENTITLEMENT TO APPLY FOR AND BE GRANTED A PATENT The declaration must conform to the standardized wording provided for in Section 212; see Notes to Boxes Nos. VIII, VIII (i) to (v) (in general) and the specific Notes to Box No. VIII (ii). If this Box is not used, this sheet should not be included in the request. Declaration as to the applicant's entitlement, as at the international filing date, to apply for and be granted a patent (Rules 4.17(ii) and 51 bis. 1(a)(ii)), in a case where the declaration under Rule 4.17(iv) is not appropriate: Declaration as to the applicant's entitlement, as at the international filing date, to apply for and be granted a patent (Rules 4.17(ii) and 51bis 1(a)(ii), in a case where the declaration under Rule 4.17(iv) is not appropriate: In relation to international application No. PCT/SE03/00046, ULTRAZONIX DNT AB, is entitled to apply for and be granted a patent by virtue of the following: an agreement between LIDGREN Lars and ULTRAZONIX DNT AB dated 3 October 2001 and LARSSON Kaj and ULTRAZONIX DNT AB dated 23 November 2001. This declaration is made for the purposes of all designations. This declaration is continued on the following sheet, "Continuation of Box No. VIII (ii)".